COMBINED DECLARATION AND POWER OF ATTORNEY FOR UTILITY PATENT APPLICATION (Includes PCT)

Attorney Docket No. 66376-365-7

Day/Month/Year Filed

AUG 3 2007

As a below named inventor, I hereby declare that:

Day/Month/Year Filed

My residence, post office address and citizenship are as stated below next to my name; that

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural inventors are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

DEVICE AND MET	HOD FOR THE	CONTINUOL	JS NON-INVA	SIVE MEASUR	REMENT OF	BLOOD PR	ESSURE
the specification of which [X] was filed on <u>SEPT</u>	•			10/551,189)	and was a	mended
on		 .					
[] was filed as PCT into				, filed	(if applic	able).	and was
amended under PC			· -	<u>-</u> ·	,	·	
I hereby state that I have the claims, as amended	e reviewed an by any amend	d understand ment referred	the contents to above.	of the above-ide	entified spec	cification, inc	luding
I acknowledge the duty with Title 37, Code of Fe	to disclose intederal Regulation	formation whice ons, §1.56(a).	ch is material	to the patental	oility of this	application i	n accordance
I do not know and do not my or our invention there thereof or more than or States of America more subject of an inventor's America on an application.	eof, or patented ne year prior to than one yea certificate issue	d or described this applicati prior to this ed before the o	in any printed ion, that the sapplication, that date of this ap	d publication in a same was not i nat the invention plication in any	any country n public use n has not be country fore	before my or or on sale een patented ign to the Un	our invention in the United or made the lited States of
I hereby claim foreign pr inventor's certificate lis- certificate having a filing	ted below and	d have also i	identified belo	ow any foreign	application	application(s for patent) for patent or or inventor's
Prior Foreign Application	n(s)					Priority C	laimed
A 509/2003	AUSTR	IA	1 AP	RIL 2003		[x]	[]
(Number)	(Country	y)		fonth/Year Filed	Ī	Yes	No
(Number)	(Country	/)	Day/N	fonth/Year Filed		[] Yes	[] . No
						[]	[]
(Number)	(Countr	¬y)	Day/N	fonth/Year Filed	1	Yes	No
I hereby claim the bene listed below:	fit under Title 3	35, United Sta	ites Code, §1	19 (e) of any U	nited States	provisional	application(s)

I hereby claim the benefit under Title 35, United States Code, §120 of any United States application(s) or PCT international application(s) designating the United States of America listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior application(s) in the manner provided by the first paragraph of Title 35, United States Code, §112, I acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, §1.56(a) which occurred between the filing date of the prior application and the national or PCT international filing date of this application:

Application No.

Application No.

Application Serial No.	Filing Date	Status (patented, pending, abandoned)
Application Serial No.	Filing Date	Status (patented, pending, abandoned)

I hereby appoint the registered practitioners associated with Customer Nos. 25269 and 26127 to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith. Direct all telephone calls to telephone no. (202) 906-8600 and faxes to (202) 906-8669.

- Address all correspondence to Dykema Gossett PLLC, Suite 300 West, 1300 I Street, N.W., Washington, D.C. 20005-3306.
- I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true, and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or ny patent issued thereon.

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